## EXHIBIT "G"

### IN THE COURT OF COMMON PLEAS OF WASHINGTON COUNTY, PENNSYLVANIA <u>CRIMINAL DIVISION</u>

COMMONWEALTH OF PENNSYLVANIA,	)	
vs.	) No. CR-0205-2020 ) CR-1186-2020	2022 t
CHRISTIE DEE HARR,	)	SEP 1
Defendant.	) ) )	13 AM II: 4

PLEA & SENTENCING HEARING IN THE ABOVE-ENTITLED CAUSE BEFORE THE HONORABLE BRANDON P. NEUMAN, JUDGE, ON FRIDAY, SEPTEMBER 9, 2022

#### APPEARANCES:

Samuel Zappala, Esquire Assistant District Attorney Representing the Commonwealth

Patrick Fitch, Esquire Assistant Public Defender Representing the Defendant

### ORDER OF SENTENCE

AND NOW, this 9th day of September, 2022, the Court accepts the Defendant's plea of Nolo Contendre as being knowingly, intelligently and voluntarily entered.

At Docket No. 205-2020, on the charge at Count 1, as amended, Neglect of Animals, a violation of the Crime Code \$5532(a)(1), a Misdemeanor of the 3<sup>rd</sup> Degree, the Court sentences the Defendant to pay the costs of prosecution and places her on

probation for one (1) year under the supervision of the Washington County Adult Probation Office.

As special conditions of her probation, the Defendant shall submit to a mental health evaluation. As a condition of her sentence, the Defendant shall not possess any types of animals, nor shall she have contact with any of the animals seized in this matter.

Upon motion of the Commonwealth, the remaining charges are hereby nolle prossed.

At Docket No. 1186-2020, on the charge at Count 3, Neglect of Animals, a violation of the Crimes Code §5532(a)(1), a Misdemeanor of the 3<sup>rd</sup> Degree, the Court sentences the Defendant to pay the costs of prosecution and places her on probation for one (1) year under the supervision of the Washington County Adult Probation Office. This sentence shall run consecutively to the sentence at No. 205-2020, and under the same special conditions.

Upon motion of the Commonwealth, the remaining charges are hereby nolle prossed.

In addition to the statutory requirements, the general conditions governing probation and parole in Washington County apply to the Defendant.

The Defendant shall immediately report to the Washington County Adult Probation Office for intake.

(Post-sentencing rights given but not transcribed.)

### NOTICE OF GENERAL CONDITIONS OF PROBATION AND PAROLE

1. The Defendant shall report to their Probation or Parole Officer (PO) as directed; and permit their PO to visit them at their residence or place of employment; and

- may be subject to warrantless searches of their residence, vehicle, property, and person and the seizure and appropriate disposal of any contraband found.
- 2. The Defendant shall report to their PO within 24 hours or the next business day after being released from any institution.
- 3. The Defendant shall only reside at a residence approved by their PO; and the Defendant shall not change their place of residence without the approval of their PO. The Defendant shall not reside with someone who is currently on probation or parole without the approval of their PO.
- 4. The Defendant shall not travel outside of the Commonwealth of Pennsylvania without a travel permit from their PO.
- 5. The Defendant shall notify their PO within 72 hours of any change in employment status. Pay stubs must be submitted to verify employment status
- 6. The Defendant shall abide by a curfew imposed by the Court, to be determined by their PO.
- 7. The Defendant shall not purchase, use or possess alcoholic beverages, and shall not enter bars or taverns.
- 8. The Defendant shall not unlawfully possess or use any controlled substances, except as prescribed by a licensed physician for a legitimate, medical need, or as part of a licensed treatment program.
- 9. The Defendant shall submit to random and periodic testing to determine the use and presence of any illegal substances and alcoholic beverages.
- 10. The Defendant shall not possess any firearms or offensive weapons in their residence, on their person, or in their vehicle.
- 11. The Defendant shall refrain from any assaultive, threatening or harassing behavior.
- 12. The Defendant shall not violate any municipal, state or federal laws, and shall notify their PO immediately of any new arrest, investigation or contact with law enforcement authorities.

- 13. The Defendant shall pay all fines, costs and restitution imposed by the Court immediately or in accordance with a schedule set forth by the Court or by the Washington County Collections and Disbursement Unit.
- 14. A Defendant who is required to wear a wrist or ankle monitor shall not remove or tamper with their monitor for any reason. If there is a problem with the monitor, the Defendant shall immediately notify their PO of same. Self-help in the adjustment or removal of a monitor may be considered a violation of their probation or parole.

BY THE COURT,

BRANDON P. NEUMAN, JUDGE

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### **CRIMINAL DIVISION**

COMMON	WEALTH OF PENNSYLVANIA	)		
		)	No. CR -	205-2020
V.		)	No. CR –	
		)		
CHRISTIE	DEE HARR	)		
		)		
	Defendant.	)		
	PLEA OF NOLO CON	TEND	<u>ERE</u>	
I, the above	-named Defendant, hereby enter my	plea o	of Nolo Conten	idere on the
	ount(s) of the Criminal Information:	~		
	,			Grading:
Count <u>1</u>	NEGLECT OF ANIMALS 5532(4)(1)			M3
				202 W.Z.
Count	NEGLECT OF ANTHALS			2022 SEP
				P 13
Count			<del>.</del>	3 A
				CO P
Count			<del></del>	AMII: 44 CO PA
~				<b>+</b> -
Count			<del></del>	
T C 11	ALL ATTACHMENT OF THE	٠,	4 4	
_	resent that I enter this plea of Nolo (	Conter	idere knowing	ly, voluntarily
and intellige	ently.			
Date: <u>9</u> /	18/2022	مو	/ OH	
	0/2020	<u></u>	fondont	
Date: Scor	EMBER 8, 2022	De	fendant	WHEE.
<u> </u>	EIIDEN -1 LOCC	 Д н	torney for Defe	endant
		4 3 10	·~: 1 LOT TACT	ULIMIULL

# IN THE COURT OF COMMON PLEAS OF WASHINGTON COUNTY, PENNSYLVANIA CRIMINAL DIVISION

COMMONWEALTH OF PENNSYLVANIA,	
<b>v.</b>	
	No. CR- 1186-2020
CHRISTIE DEE HARR	
Defendant.	
PLEA OF	Note Cortondero
I, the above-named Defendant, hereby entections of the Criminal Information:	NOLU CONTENDERE er my plea of gally on the following
Count 3 NEGLECT OF ANIMALS 55	<u>Grading:</u>
Count	32 (A)(1) M3
Count	
Count	022 S
Count	SFP SFP
I further represent that I enter this plea of guil intelligently.	ty knowingly, voluntarily and
Date: 9/4/2022	el DH
Date: September	(Defendant)
	(Attorney for Defendant)

## IN THE COURT OF COMMON PLEAS OF WASHINGTON COUNTY, PENNSYLVANIA CRIMINAL DIVISION

COMMONWEALTH OF PENNSYLVANIA	)			
· VS.	)	NO.	1186 - 2020	
	į	No.	205-2020	_
CHRISTIE HARR	)			

### NOTICE OF GENERAL CONDITIONS OF PROBATION AND PAROLE

- The defendant shall report to their Probation or Parole Officer (PO) as directed and permit
  their PO to visit them at their residence or place of employment and may be subject to
  warrantless searches of their residence, vehicle, property, and person, and the seizure and
  appropriate disposal of any contraband found.
- 2. The defendant shall report to their PO within 24 hours or the next business day after being released from any institution.
- 3. The defendant shall only reside at a residence approved by their PO and the defendant shall not change their place of residence without the approval of their PO. The defendant shall not reside with someone who is currently on probation or parole without the approval of their PO.
- 4. The defendant shall not travel outside of the Commonwealth of Pennsylvania without a travel permit from their PO.
- 5. The defendant shall notify their PO within 72 hours of any change in employment status.

  Pay stubs must be submitted to verify employment status
- 6. The defendant shall abide by a curfew imposed by the court, to be determined by their PO.
- 7. The defendant shall not purchase, use, or possess alcoholic beverages, and shall not enter bars or taverns.
- The defendant shall not unlawfully possess or use any controlled substances, except as
  prescribed by a licensed physician for a legitimate medical need or as part of a licensed
  treatment program.
- 9. The defendant shall submit to random and periodic testing to determine the use and presence of any illegal substances and alcoholic beverages.

- 10. The defendant shall not possess any firearms or offensive weapons in their residence, on their person, or in their vehicle.
- 11. The defendant shall refrain from any assaultive, threatening, or harassing behavior.
- 12. The defendant shall not violate any municipal, state, or federal laws, and shall notify their PO immediately of any new arrest, investigation, or contact with law enforcement authorities.
- 13. The defendant shall pay all fines, costs, and restitution imposed by the Court immediately or in accordance with a schedule set forth by the Court or by the Washington County Collections and Disbursement Unit.
- 14. A defendant who is required to wear a wrist or ankle monitor shall not remove or tamper with their monitor for any reason. If there is a problem with the monitor, the defendant shall immediately notify their PO of same. Self-help in the adjustment or removal of a monitor may be considered a violation of their probation or parole.

I AFFIRM THAT I HAVE READ THE ABOVE DOCUMENT IN ITS ENTIRETY. I UNDERSTAND THAT I AM SUBJECT TO THE GENERAL CONDITIONS OF PROBATION AND PAROLE IN WASHINGTON COUNTY.

FURTHER, I UNDERSTAND THAT IF I VIOLATE ANY CONDITIONS OF MY PROBATION OR PAROLE, THE COMMONWEALTH MAY PETITION THE COURT TO REVOKE MY PROBATION OR PAROLE. FOLLOWING A HEARING, IF THE COURT FINDS THAT I VIOLATED MY PROBATION OR PAROLE, THE COURT MAY REVOKE SAME. IF MY PROBATION IS REVOKED, I MAY BE RESENTENCED ON THE UNDERLYING CHARGE. IF MY PAROLE IS REVOKED, I MAY BE REMANDED TO THE CORRECTIONAL FACILITY TO SERVE THE BALANCE OF MY MAXIMUM SENTENCE.

DATE

SIGNATURE OF DEFENDANT

## IN THE COURT OF COMMON PLEAS OF WASHINGTON COUNTY, PENNSYLVANIA CRIMINAL DIVISION

COMMONWEALTH OF PENNSYLVANIA	:	
-	:	
VS.	:	NO. <u>1186 - 2020</u>
CHRISTIE HARR	:	No. 205-2020

## GUILTY PLEA COLLOQUY EXPLANATION OF DEFENDANT'S RIGHTS

You or your attorney have indicated to the officers of this Court that you wish to plead guilty or nolo contendere to certain specific criminal charges which the Commonwealth of Pennsylvania has brought against you.

In order to have your plea accepted by this Court here today, you must waive your right to confront the prosecution witnesses against you and agree to permit an Assistant District Attorney to summarize the Commonwealth's evidence against you. You must agree to stipulate to the authenticity and accuracy of any Crime Laboratory reports presented by the Commonwealth and to the chain of custody of any of the Commonwealth's evidence involved in your case.

You must fully understand that your plea must be voluntary and no clemency is being promised in exchange for your plea, with the exception of any plea bargain or arrangement previously agreed to between your attorney and the Assistant District Attorney assigned to your case.

By pleading guilty to any charge, you are admitting that you committed that offense. By pleading nolo contendere, you are stating that you do not contest the charges against you. In either case, the Commonwealth would not have to prove each and every element of the crimes with which you are charged as would be required in a jury or non-jury trial.

Please be advised that you must fully understand that the Constitution of the United. States of America and the Constitution of the Commonwealth of Pennsylvania give you an absolute right to have a trial by jury.

If you intend to waive your Constitutional right to a trial by jury, please answer all the questions on this form. Most of the questions are designed to be answered "yes" or "no". Where general information is requested, please answer the question as fully as possible.

Initials

If you do not understand the questions, you should say so in writing on the form. You should also tell your lawyer and the judge who hears your case so they can explain it to you. You must fully understand all of your rights before your plea can be accepted by the judge.

You should initial each page at the bottom after you have read, understood, and completed your answers to the questions on that page. When you have finished all of the questions, you must sign the form at the end.

1.	What is your full name? <u>Christie</u> Dee HARR
2.	How old are you today? 43
3.	How far did you go in school? 2715 College
4.	Can you read, write and understand the English language?
5.	Do you understand that because you have been charged with more than one offense, the Court may impose a separate or consecutive sentence for each offense?
6.	Have you discussed with your attorney the elements of each charged offense? <u>Ves</u>
<b>7.</b> .	Have you discussed with your attorney the factual basis of each charged offense? Ves
8.	Have you discussed with your attorney how the facts in your case prove the elements of each charged offense?
9.	Do you understand that both the Constitution of the United States of American and the Constitution of the Commonwealth of Pennsylvania give you an absolute right to a trial by jury, unless you are only charged with ungraded misdemeanors and/or summary offenses?
10.	Do you understand that if you want a jury trial, you would take part in the selection of the jury along with your attorney and with the Assistant District Attorney assigned to prosecute your case?
11.	Do you understand that you and your attorney and the Assistant District Attorney assigned to prosecute your case would select a jury from a panel of jurors randomly picked by computer from the PA Drivers License lists and other legally-approved lists of citizens of Washington County?
	_ CDD

Initials

12. Do you understand that both the defense and prosecution would have the right to "challenge" members of the jury panel and that this means you and the prosecution wou have the right to keep certain persons on the jury panel from being a member of the jury panel in your case?	
13. Both you and the prosecution would have as many challenges "for cause" as the Court would approve. "For cause" means a good reason why the challenged person could not be an impartial juror in your case. Do you fully understand this?	
14. Both you and the prosecution would each also have a number of "peremptory challenges." A "peremptory challenge" is one in which no reason has to be given to prevent a prospective juror from being a member of your jury. If you are charged with felonies, both you and the prosecution each have seven (7) "peremptory challenges". If you are charged only with misdemeanors, both you and the prosecution each have five (5) "peremptory challenges." Do you fully understand this?	
15. All twelve members of the jury finally selected would have to be satisfied that the Commonwealth had proven your guilt beyond a reasonable doubt on each charge, that is the vote of all twelve must be guilty before you could be found guilty. Do you fully understand this?	3,
16. You also may choose to be tried before a judge without a jury in what is called a "non-jury" trial, and that the judge, in addition to ruling on legal questions and defining the la as in jury trials would also sit as a trier of fact, much like a jury does in a jury trial; and would be the judge who determines from the evidence presented whether the Commonwealth has proven you guilty beyond a reasonable doubt. Do you fully understand this?	
17. In either the jury trial or non-jury trial before a judge, you enter the courtroom clothed with the presumption of innocence, and that presumption remains with you until such time, if ever, that a jury in a jury trial or judge in a non-jury trial would find you guilty beyond a reasonable doubt. Do you fully understand this?	

Initials

18. In either a jury trial or a non-jury trial before a judge, it is the burden of the

Commonwealth to prove you guilty "beyond a reasonable doubt," and to do this, the Commonwealth must prove each and every element of the crime or crimes with which you are charged "beyond a reasonable doubt" to the satisfaction of all twelve jurors in a jury trial or to the satisfaction of the judge in a non-jury trial. Do you fully understand

	A reasonable doubt is an honest doubt arising from the evidence pre- lack of evidence and it is the kind of doubt that would cause a reason to pause or to hesitate before acting in a matter of the highest person you fully understand this?	nable, prudent person
20.	In either a jury trial or a non-jury trial before a judge, you have the a remain silent and need not present any evidence in your own behalf burden placed on you to prove your own innocence, or, for the matter since the burden is always on the Commonwealth to prove you guilt reasonable doubt. Do you fully understand this?	and there is no er, to prove anything
21.	However, in either a jury trial or a non-jury trial before a judge, you so desire, to testify and to have witnesses testify on your behalf and right to present any relevant evidence which would tend or help to p and to challenge the evidence and testimony presented by the prosect would have the right, either yourself or your attorney, to cross-exam witnesses presented by the Commonwealth in order to test their cree truthfulness of their testimony. Do you fully understand this?	you would have the brove your innocence cution. You also line or question any libility and the
22.	By pleading guilty or nolo contendere you are giving up all of these the previous questions. Do you fully understand this?	rights described in
23.	When you plead guilty or nolo contendere, the Commonwealth wou each and every element of the crime or crimes with which you are contended presentation of witnesses and/or other evidence but the Assistant Dissimply present a summary of the evidence against you. Do you full	harged by the strict Attorney could
24.	By pleading guilty, you are admitting you committed the crime as be contendere, you are stating that you do not challenge or dispute the Do you fully understand this?	y pleading nolo charges against you.
25.	By pleading guilty or nolo contendere, you give up the right not only motions, but also you abandon or give up any pre-trial motions alreaded and any pre-trial motions in which decisions were already a pretrial motions include but are not limited to a motion to suppress habeas corpus, a Rule 600 motion as to the speedy trial rule, and so guilty or nolo contendre, you give up your right to raise omnibus prothe trial and/or appellate level. Do you fully understand this?	ady filed and not yet made. Omnibus evidence, motion for forth. By pleading
26.	Do you understand that by pleading-guilteer nolo contendere, you to present or assert any defenses on your behalf?	also give up the right
		CDA
		Initials

27. If you were convicted after a jury trial or no	on-jury trial before a judge, you could appea
the verdict to a higher court and raise any e	errors that were committed in the trial court
and this could result in a new trial or a disn this right. Do you fully understand this?	missal. By pleading suits, you are giving up
this right. Do you fully understand this?	Ves Noto contenders
	<del></del>

- 28. Do you fully understand that if you were convicted after a jury trial or a non-jury trial before a judge, you could challenge in this Court and in the appellate courts whether the Commonwealth had presented enough evidence to prove you guilty beyond a reasonable doubt?
- 29. By pleading grifts or nolo contendere, you give up certain rights of appeal; in a jury trial or a non-jury trial before a judge, you would have the right to appeal any errors that might arise in your case to the Superior Court of Pennsylvania. However, when you plead guilty or nolo contendere, you limit the grounds for those appeals to four (4) specific reasons:
  - that this Court did not have jurisdiction in your case. With rare exceptions, this Court only has jurisdiction where the crime was committed in Washington County;
  - 2. that the sentence or probation imposed by this Court is illegal;
  - 3. that your plea was not knowingly, intelligently, and voluntarily made; and
  - 4. the incompetence or ineffectiveness of the attorney who represents you.

All other grounds for appeal are given up. Do you fully understand this?  $ye^{S}$ 

- 30. In order to appeal the conviction that results from your plea of points noto contendere, you must, within ten (10) days from the date your sentence was imposed, file a written motion to withdraw your plea and state one of the four grounds listed below as the basis for your petition to withdraw your plea:
  - 1. your plea was not knowing, intelligent, or voluntary;
  - 2. that your crime was not committed within the jurisdiction of this Court, i.e. not committed in Washington County;
  - 3. that the sentence of this Court is illegal;
  - 4. that your attorney was ineffectual or incompetent.

If you do not file this motion within 10 day	s from the date of you	r sentence, you will have given
up this right. Do you fully understand this?		•
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		Initials

31.	If your petition to withdraw your plea would be denied by this Court, you would have thirty (30) days from the date your sentence was imposed to appeal the denial of your petition to withdraw your plea to the Superior Court of Pennsylvania, but if you fail to file the appeal within this thirty-day allotted time period, you will have given up this right forever. Do you fully understand this?
32.	If you wish to file any of these motions with this Court or an appeal to the Superior Court of Pennsylvania and cannot afford an attorney to assist you to do so, this Court will appoint an attorney for you at no cost to you. Do you fully understand this?
33.	When you plead par nolo contendere, and your plea is accepted by this Court, all that remains is for the judge to sentence you on the charges to which you are pleading. Do you fully understand this?
34.	If there is a mandatory minimum sentence applicable and this mandatory sentence is sought by the Commonwealth, then this Court has no discretion to impose a lesser sentence and must impose at least the minimum sentence that is required by law. Do you fully understand this?
35.	Are you aware that if the offenses with which you are charged do not require a mandatory sentence under the statutory law of Pennsylvania, this Court is not bound by the sentencing guidelines and may deviate from the guidelines, however, if the Court does so, both the District Attorney and you would have a right to appeal such deviation? Yes
36.	Do you understand that any term of imprisonment imposed as a result of your plea may be imposed separately, or consecutively, with any other state or federal term of imprisonment you are currently serving?
37.	Do you understand that the conviction that will result from your plea may serve as a violation of any term of county, state or federal probation or parole?
38.	Do you understand that a violation of your county, state or federal probation or parole could result in the imposition of further separate or consecutive term of imprisonment?
39.	Your plea must be voluntary and your rights must be voluntarily, knowingly and intelligently waived. If anyone has promised you anything other than the terms of a plea bargain, your plea will be rejected. If anyone has forced you or attempted to force you in any way to plead guilty or nolo contendere, your pleas will be rejected. Do you fully understand this?

40.	Has ar	nybody forced you to enter this plea?	No	·
		ou doing this of your own free will?		
42.	Have a	any threats been made to you to enter a	plea? <i>No</i>	-
43.	will be	ou understand that if there is a plea barga e stated on the record before the judge a ea bargain as they appear of record?	and that you will be bo	ms of the plea bargain ound by the terms of
44.	Do you	ou understand that this Court is not boung the District Attorney?	d by any plea bargain	entered into by you
45.	then no plea w trial ar	Court rejects the plea bargain after hear nave the right to withdraw your plea and with no plea bargain involved or have youd, of course, you would till have the rightly understand this?	would have the option our case heard by the ju	n of entering a straight udge in a non-jury
	enoug	ou satisfied with the legal advice and legal to the same and	ions of fact or law whi	ish either you or your of
48.	Has yo	our attorney gone over with you the mea	aning of the terms of t	his document? Ves
49.	Have y	you ever had any physical or mental illr stand these rights or affect the voluntary	ness that would affect nature of your plea?	your ability to
50.	Are yo ability	ou presently taking any medication which to think clearly, and/or impair the exer	ch might affect your th	ninking, impair your
51.	Have y	you had any controlled substances/narco	otics or alcohol in the	last 48 hours?
52.	A.	If you are entering a plea of guilty, you with which you charged and to which understand this?	u admit that you comr you are pleading guilt	mitted the crime(s) by. Do you fully
	В	If you are entering a plea of nolo contechallenging the charges against you?	endere, do you admit a	that you are not
			,	Initials

53	Have you discussed with your attorney or are y sentences and/or fines that that can be imposed	ou aware of the permissible range of for the offenses charged?
54.	Do you understand that you are pleading to the statutory sentences/fines as set forth below?	following crimes which carry maximum
	(1) NEGLECT . F ANIMALS \$18 55 5532	(origina)
	M3	_(crime) _(grading)
	G MONTHS TO 1 YEAR	
	\$ 2,500.00	_(minimum/maximum statutory sentence) _(maximum fine)
	(2) NEGLECT OF ANIMALS \$18 99 5632	_(crime)
	M3	(grading)
	6 MINTHS TO 1 YEAR	_(minimum/maximum statutory sentence)
	\$2500.00	_(maximum fine)
	(3)	_(crime)
		_(grading)
	<u> </u>	_(minimum/maximum statutory sentence)
	· · · · · · · · · · · · · · · · · · ·	_(maximum fine)
	(4)	_(crime)
		_(grading)
		(minimum/maximum statutory sentence)
	-	_(maximum fine)
55.	Do you understand that you are pleading guilty minimum sentence as set forth below?	to crimes which carry a mandatory
	(1)	(crime)
	,	(grading)
	· · · · · · · · · · · · · · · · · · ·	(mandatory minimum sentence)
	(2)	(crime)
		(grading)
		(mandatory minimum sentence)
	(3)	(crime)
	<del></del>	(grading)
		(mandatory minimum sentence)
	·	
		Initials

(4)(crime)
(grading)
(mandatory minimum sentence)
56. Have any promises been made to you to enter a plea of the than any plea agreement that has been negotiated for you by yourself or your attorney?  Plea 15 No Confest for (2) M3 Animal Neglect regarding Washington County  57. Do you understand that you will have a right to request that your plea be withdrawn at any time prior to sentence and you will have ten (10) days after your sentence to challenge the validity of your plea, however, if you would fail to do so within these time periods, you would forever give up these rights?  58. Do you fully understand your rights?  59. Do you fully understand your rights?
58. Do you fully understand your rights?
CDA_
one year probation each to be served Initials
Concurrently. No Fines, No Restitution & the return of all my
one year probution each to be served Initials Concurrently. No Fines, No Restitution of the return of all my property After 30 days including my guns which will be held by my father Kenneth D Harr until the end of my probation. I AFFIRM THAT I HAVE READ THE ABOVE DOCUMENT IN ITS ENTIRETY. I
INDERSTANDITS FULL MEANING, AND I AM STILL NEVERTHELESS WILLING TO
ENTER A PLEA TO THE OFFENSES SPECIFIED. I FURTHER AFFIRM THAT MY
SIGNATURE AND INITIALS ON EACH PAGE OF THIS DOCUMENT ARE TRUE AND
CORRECT.
9/8/2022 ClDA2
DAVE SIGNATURE OF DEFENDANT

### **CERTIFICATION OF DEFENSE COUNSEL**

### I certify that:

- 1. I am an attorney admitted to the Supreme Court of Pennsylvania.
- 2. I represent the defendant herein.
- 3. I know no reason why the defendant cannot fully understand everything that is being said and done here today.
- 4. The defendant read the above form in my presence and appeared to fully understand it. I have gone over the form completely with the defendant, explained all of the items on the form, and answered any questions he or she had.
- 5. I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.
- 6. I made no promises to the defendant other than those which appear of record in this case.

SEPTEMBER 9, 2022 DATE

ATTORNEY FOR DEFENDANT